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APPLICATION NO.	. F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/995,218		11/27/2001	John S. Wronski JR.	F-421	9211
919	7590	01/14/2004		EXAMINER	
PITNEY I	BOWES II	NC.	FELTEN, DANIEL S		
35 WATER P.O. BOX		UVE	ART UNIT	PAPER NUMBER	
MSC 26-22			3624		
SHELTON	, CT 064	84-8000	DATE MAILED: 01/14/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	cant(s)	
v		09/995,218	WRONSKI, JOH	N S.
. Office Acti	on Summary	Examiner	Art Unit	
		Daniel S Felten	3624	
	ATE of this communication	appears on the cover she	eet with the correspondence a	ddress
Period for Reply			E 2 MONTH(S) EDOM	
THE MAILING DATE ( - Extensions of time may be avafter SIX (6) MONTHS from t - If the period for reply specifie - If NO period for reply is speci Failure to reply within the set	fied above, the maximum statutory pe or extended period for reply will, by s ice later than three months after the m	DN. R 1.136(a). In no event, however, a reply within the statutory minimum riod will apply and will expire SIX ( tatute, cause the application to bec	may a reply be timely filed  n of thirty (30) days will be considered time 6) MONTHS from the mailing date of this some ABANDONED (35 U.S.C. § 133).	ely. communication.
1)☐ Responsive to c	ommunication(s) filed on $\underline{o}$	2 November 2003.		
2a)⊠ This action is <b>FI</b> l		his action is non-final.		
3) Since this applic	<i>/</i> —	owance except for formal	I matters, prosecution as to th 5 C.D. 11, 453 O.G. 213.	ne merits is
Disposition of Claims	·			
4) Claim(s) <u>1-24</u> is	are pending in the applica	tion.		
	claim(s) is/are with		n.	
5) Claim(s)	s/are allowed.			
6) Claim(s) <u>1-24</u> is	are rejected.			
,	s/are objected to.			
8) Claim(s)	are subject to restriction ar	nd/or election requiremen	nt.	
Application Papers				
, — ·	is objected to by the Exar		•	
	led on is/are: a)□			
			beyance. See 37 CFR 1.85(a).	
			awing(s) is objected to. See 37 (	
·		e Examiner. Note the att	ached Office Action or form P	′1U-152.
Priority under 35 U.S.C.	<del>-</del> -			
a) All b) Son  1. Certified of  2. Certified of  3. Copies of  application  * See the attached  13) Acknowledgment  since a specific ref  37 CFR 1.78.  a) The translat  14) Acknowledgment	copies of the priority docume copies of the priority document the certified copies of the from the International Budetailed Office action for a sis made of a claim for domference was included in the foreign language is made of a claim for domination of the foreign language is made of a claim for domination.	nents have been received nents have been received priority documents have reau (PCT Rule 17.2(a)) list of the certified copie nestic priority under 35 U e first sentence of the sp e provisional application I nestic priority under 35 U	d. d in Application No been received in this Nationa s not received. S.C. § 119(e) (to a provisional ecification or in an Application	al application) n Data Sheet. e a specific
Attachment(s)		_		
1) Notice of References Cite	d (PTO-892) atent Drawing Review (PTO-948		rview Summary (PTO-413) Paper No ice of Informal Patent Application (PT	
· == ·	atent Drawing Review (P10-946 itement(s) (PTO-1449) Paper No	· · · · · · · · · · · · · · · · · · ·		102)

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### **DETAILED ACTION**

1. Receipt of the amendment filed October 27, 2003 amending claims1, 8 and 18 are acknowledged. Claims 1-24 are pending in the application and are presented to be examined upon their merits.

#### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Langhans et al ("Langhans", US 5,500,513) in view of Gephart ("Gephart", US 6,339,766).

### Re independent claims 1, 8 and 18:

Applicant has amended the claims, with "providing the authorization code to the merchant". This limitation is disclosed by Langhans wherein the authorization card with the authorization code is provided to the merchant to complete an authorization request (see col. 2. II. 56+). Thus it would have been obvious to an artisan of ordinary skill in the art at the time of the invention provide the authorization code to the merchant via the card complete an authorization request to make purchases, as disclosed by Langhans.

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# Re claims 2-7, 9-17 and 19-24:

rejections are maintained from Office Action dated July 25, 2003.

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#### Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Daniel S. Felten* whose telephone number is (703) 305-0724. The examiner can normally be reached between the hours of 7:00AM to 5:30PM Monday-Thurşday. Any inquiry of a general nature relating to the status of this application or its proceedings should be directed to the Customer Service Office (703) 306-5771, or the examiner's supervisor *Vincent Millin* whose telephone number is (703) 308-1065.

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Response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

for formal communications intended for entry, or (703) 305-7687, for informal or draft communications, please label AProposed@ or ADraft@. Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [daniel.felten@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1 195 OG 89.

DSF

January 08, 2004

VINCENT MILLIN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

Vacad Mille:

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